



## clearFusionCMS Licence Agreement

**IMPORTANT READ CAREFULLY:** This end user licence agreement is a legal agreement between you (either an individual or a single entity) and clearFusionCMS for the use of clearFusionCMS ("all versions") software. This end user licence agreement includes but is not limited to, the computer software, online and electronic documentation. By downloading or using any version of clearFusionCMS or any clearFusionCMS add-ons you are agreeing to be bound by the terms of this end user licence agreement. If you do not agree to these terms do not use the software.

### A. Grant of Licence

1. The software product is protected by copyright laws and international copyright treaties, as well as other intellectual property laws and treaties. The software product is licensed not sold.
2. For each single licence purchased clearFusionCMS grants you the right to install and use one (1) copy of the software in a production environment and to install and use (1) copy of the software in a development environment in support of the live installation only. Additional installations require additional licences.
3. You may make a copy of the software for backup purposes provided that you reproduce all copyright and any other notices that are on the original copy of the software. You may not make a copy of any accompanying written material.

### B. Other Rights and Limitations

1. You may modify the template files and other files that make up the software but no support will be provided where changes to the supplied files have occurred.
2. You may redistribute templates that you create but you may not redistribute any files provided by clearFusionCMS including but not limited to images, JavaScript and PHP files.
3. You may create modules or otherwise extend the functionality of this software to suit your application. These customisations are not supported by clearFusionCMS.
4. You may not reverse engineer, de-compile, disassemble the software product or allow any third party to do so.
5. The software is licensed as a single product, you may not extract elements from the software and use them in other programs without prior written consent from clearFusionCMS.
6. You may not remove or modify any copyright notices or labels within the scripts, templates or other files unless a license for such removal has been purchased.
7. You may not use, rent, lease or loan distribute, copy modify, or transfer the software product in whole or in part, except as expressly provided in this agreement. Any attempt to transfer any of the rights, duties or obligations hereunder except as expressly provided for in this licence is void.
8. You may permanently transfer all of your rights under this end user license agreements,
  - a. Provided, you retain no copies,
  - b. You transfer all of the software product (including component parts, any printed materials, any upgrades),
  - c. This end user license agreement,

- d. **And** the recipient agrees to the terms of this end user license agreement.
  - e. If the software product is an upgrade, any transfer must include all prior versions of the software product.
  - f. This agreement is effective until terminated. You may terminate this agreement at any time by destroying the software product and all copies thereof. Without prejudice to any other rights, clearFusionCMS will terminate this agreement automatically without notice if you fail to comply with any term or condition of this agreement. Upon termination, you agree to destroy the software product and all copies thereof.
9. **Copyright.** All title and copyrights in and to the software product (including but not limited to any images, photographs, animations, video audio, music, text, and "applets" incorporated into the software product), the accompanying electronic documentation, and any copies of the software product are owned by clearFusionCMS or its suppliers. The software product is protected by copyright laws and international treaty provisions. Therefore, you must treat the software product like any other copyrighted material.

## C. Limited Warranty and Remedies

- 1. clearFusionCMS warrants that for a period of ninety (90) days from the date of purchase the software product will perform substantially in accordance with the accompanying documentation.
- 2. The software contains security mechanisms which may have inherent limitations, it is your responsibility to ensure these mechanisms meet your requirements.
- 3. clearFusionCMS does not warrant that the operation of the software product will be uninterrupted or error free, or that the software product will meet your requirements or be fit for the particular purpose for which it will be used, or that defects in the software product will be corrected. No oral or written information or advice given by clearFusionCMS, its employees, distributors, or agents shall create a new warranty or increase the scope of this warranty.
- 4. The entire liability of clearFusionCMS and your exclusive remedy shall be, at the option of clearFusionCMS to either,
  - a. Repair or replace the software product or
  - b. refund the price paid for the product, provided you destroy all your copies of the software product and any accompanying items, and you return a copy of your receipt.
- 5. clearFusionCMS will have no responsibility if failure of the software product is the result of accident, abuse, or misapplication. Any replacement software product will be warranted for the remainder of the original warranty period or thirty (30) days, whichever is longer.
- 6. To the maximum extent permitted by applicable law, clearFusionCMS and its suppliers disclaim all other warranties, either express or implied, including, but not limited to, implied warranties of merchantability and fitness for a particular purpose, with regard to the software product. This limited warranty gives you specific legal rights, you may have others, which vary from country to country.
- 7. To the maximum extent permitted by applicable law, in no event shall clearFusionCMS or its suppliers be liable for any special, incidental, indirect, or consequential damages whatsoever (including without limitation, damages for loss of business profits, business interruption, loss of business information, or any other pecuniary loss) arising out of the use of or inability to use the software product, even if clearFusionCMS has been advised of the possibility of such damages.

Because some countries do not allow the exclusion or limitation of liability for consequential or incidental damages, the above limitation may not apply to you.

## **D. Refund Policy**

If within thirty (30) days of the original invoice date you find that the software does not perform in a way applicable to your project you may apply for a full refund of the purchase price by contacting the place of purchase. In such a case you agree to stop using any part of and to destroy all copies of the software with immediate effect.

## **E. Technical Support**

Technical support is provided as described on the [clearfusioncms.com](http://clearfusioncms.com) website. No representations or guarantees are made regarding the response time to technical support questions.

## **E. Governing Law**

This agreement shall be governed by the laws of England and the buyer agrees to submit to the non-exclusive jurisdiction of the English Courts.

## **F. Entire Agreement**

The licensee accepts that the Licensed Program Materials were not designed and produced to its individual requirements and that the licensee was responsible for their selection.

This agreement constitutes the entire agreement between the parties with respect to the use of the software, product and related documentation and supersedes all prior contemporaneous understandings or agreements, written or oral regarding such subject matters.